EXHIBIT A

- 1 A. (212)475-0890.
- Q. And what is your race or ethnicity?
- MR. EPSTEIN: Objection.
- 4 A. Caucasian.
- Q. Are you registered voter?
- 6 A. Yes.
- Q. And where are you registered to vote?
- 8 A. In Westchester.
- 9 Q. And what is your voter registration
- 10 address?
- 11 A. 22 Wakeman Road, South Salem, New York,
- 12 10510.
- Q. What political party are you registered to
- 14 vote for?
- 15 A. Democratic.
- 16 Q. How long have you been registered as a
- 17 Democrat?
- 18 A. Thirty-nine years.
- 19 Q. And what is your primary address for tax
- 20 purposes?
- MR. EPSTEIN: Objection.
- A. 22 Wakeman Road, South Salem, New York,
- 23 10510.
- Q. Did you vote in the 2020 presidential
- 25 election?

- 1 A. I did.
- Q. How did you vote?
- A. I voted Democratic.
- Q. Did you vote in person or was it mail? Or
- 5 how did you vote for the 2020 presidential election?
- 6 MR. EPSTEIN: Objection.
- 7 A. I voted in person.
- Q. And do you usually go in-person to vote?
- 9 MR. EPSTEIN: Objection.
- 10 Q. In the past have you gone in-person to
- 11 vote?
- 12 A. Yes.
- Q. And did you vote in-person for any
- 14 Federal, State or local elections taking place after
- the 2020 presidential election?
- MR. EPSTEIN: Objection.
- 17 A. I did not.
- Q. And who did you vote for in the 2020
- 19 presidential election?
- A. Biden.
- Q. Are you involved locally with any type of
- 22 political club or organization?
- MR. EPSTEIN: Objection.
- 24 A. No.
- Q. Are you involved in any political advocacy

- 1 supposedly meant to sound like an African American
- woman that it was African Americans it was targeted
- 3 for.
- Q. Okay. At the time that you received the
- 5 robocall were you intimidated by the robocall?
- 6 MR. EPSTEIN: Objection.
- 7 A. What do you mean by intimidated?
- Q. Were you fearful or scared or -- let me
- 9 rephrase. Have you ever been intimidated by someone
- or anything in your life before?
- MR. EPSTEIN: Objection.
- 12 A. Yes, but there are lots of nuances there.
- 13 I'm just curious as to what you mean in this case?
- Q. Apprehensive?
- MR. EPSTEIN: Objection.
- 16 A. I'm sorry, apprehensive? To do what?
- Q. For your -- okay. Were you intimidated or
- 18 scared about your physical safety from the robocall?
- MR. EPSTEIN: Objection.
- A. I was not.
- Q. Do you think the robocall was designed to
- 22 intimidate?
- MR. EPSTEIN: Objection.
- A. Again, can you define, intimidate?
- Q. So, in the lawsuit you've testified in the

- 1 complaint that you were intimidated by the robocall.
- 2 So, I'm just trying to ask you, how were you
- 3 intimidated? If you could explain what you allege
- 4 in the complaint?
- 5 MR. EPSTEIN: Objection.
- A. I don't recall using that word.
- 7 Q. Okay. So, you weren't threated or
- 8 intimidated by the robocall?
- 9 MR. EPSTEIN: Objection.
- 10 A. Again, I just need more clarification for
- 11 threated or intimidated?
- Q. It's literally the meaning of being
- intimidated. What you allege in the complaint you
- 14 felt from the robocall was intimidating?
- MR. EPSTEIN: Objection.
- Q. So, is it fair to say you were not
- intimidated by the robocall?
- MR. EPSTEIN: Objection.
- A. When you ask me if it involved physical
- 20 safety I would say, no. So, if you could be more
- specific about intimidated?
- Q. So, you just testified this didn't
- intimidate your behavior with voting, you went and
- voted in person. Is it fair to say that you were
- 25 not intimidated --

- MR. EPSTEIN: Objection.
- Q. -- it didn't stop you from voting
- 3 in-person?
- 4 A. It did not intimidate me from voting
- 5 in-person.
- 6 Q. Okay. Why do you believe that African
- 7 Americans would be intimidated by the robocall?
- MR. EPSTEIN: Objection.
- 9 A. I didn't say that they would be.
- 10 Q. Okay. At the time you received the
- 11 robocall were you threatened by the robocall?
- MR. EPSTEIN: Objection.
- 13 A. Again, can you define threatened?
- 14 Q. It's the plain language meaning of
- 15 threatened?
- MR. EPSTEIN: Objection.
- Q. Have you ever been threatened in your
- 18 life? What was that like?
- A. My physical safety did not feel
- threatened.
- Q. So, at the time that you received the
- 22 robocall were you coerced by the robocall?
- MR. EPSTEIN: Objection.
- A. Was it coerced?
- Q. Correct?

- 1 A. No.
- Q. Do you believe that any part or portion of
- 3 the robocall was accurate?
- 4 A. No.
- O. Okay. We'll come back and look at the
- 6 robocall specifically together.
- Are you -- what, if anything, do you know
- 8 about mail-in voting?
- A. I don't, I don't know. I have never done
- 10 mail-in voting.
- 11 Q. Any reason why?
- 12 A. No.
- 13 Q. Have you seen any news stories about
- 14 issues with mail-in voting?
- MR. EPSTEIN: Objection.
- 16 A. In the past I've seen some news about
- 17 that.
- 18 Q. In 2020?
- 19 A. Correct.
- Q. And what was the gist of it?
- MR. EPSTEIN: Objection.
- 22 A. Can you be more specific in your question?
- O. In 2020 what was said about mail-in
- 24 voting?
- MR. EPSTEIN: Objection.

- 1 operations of the CDC.
- Q. And what, if anything, do you know about
- 3 the CDC's protocol for tracking data related to the
- 4 spread of Covid-19?
- 5 A. I'm not privy to how they track data
- 6 regarding Covid.
- 7 Q. And what, if anything, do you know about
- 8 the CDC's protocol for tracking data related to the
- 9 Covid-19 vaccine?
- 10 A. I don't know anything about that.
- 11 O. And so I want to talk about, a little bit
- 12 about -- how did the robocall impact your life? How
- were you personally effected by the robocall?
- MR. EPSTEIN: Objection.
- 15 A. I felt alarmed, anxious and angry.
- Q. And why?
- 17 A. I felt that it was spreading false
- 18 information.
- 19 Q. And have you spoken to anyone from the
- 20 Black community who received this robocall?
- MR. EPSTEIN: Objection.
- 22 A. No.
- Q. Prior to receiving this robocall had you
- ever heard of Jack Burkman before?
- 25 A. I had not.

- 1 robocall?
- MR. EPSTEIN: Objection.
- A. I would say some Black populations but not
- 4 all.
- Q. And what training, if any, do you have in
- 6 economics?
- 7 A. None.
- Q. And how would you define -- or how do you
- 9 define, fewer resources, back in paragraph 56?
- MR. EPSTEIN: Objection.
- 11 A. I didn't write the document so I can't
- 12 say.
- Q. Now looking at paragraph 58.
- 14 (Witness peruses document.)
- Q. What is the basis of your allegation in
- paragraph 58 that the language and content of the
- 17 robocall was designed to resinate with Black voters?
- 18 A. I'm guessing that because the narrator was
- 19 portrayed as an African American woman that they
- 20 were trying to relate to African American receivers
- 21 of the call.
- Q. Okay. So, now moving on, at the time that
- you received the robocall did you recognize that the
- 24 statements made were allegedly designed to resonate
- ²⁵ with Black voters?

- MR. EPSTEIN: Objection.
- A. Which Black voters?
- O. The Black voters that received the
- 4 robocall?
- 5 A. Could you repeat the question?
- 6 Q. Sure. So, when you received the robocall
- ⁷ in August did you recognize that the statements were
- 8 allegedly made or designed to resonate with Black
- 9 voters?
- MR. EPSTEIN: Objection.
- 11 A. I can't say that I recognized that they
- 12 did. I thought, like, it was likely.
- 0. And how did you arrive to that conclusion?
- 14 A. Again, I'd say like the voice of the
- 15 narrator. Yeah, I mean, mostly that.
- Q. And when you say the voice of the narrator
- can you just explain what you mean by that?
- A. Well, as I mentioned, the intonation and
- 19 language patterns and such were -- sounded as if it
- 20 was from an African American woman. And the name
- 21 Tamika sounds more African American than Caucasian.
- Q. So, what specifically about the African
- 23 American community makes you believe that the
- language and content of the robocall was designed to
- ²⁵ resonate with Black voters?

- MR. EPSTEIN: Objection.
- A. I think that any and all of it could
- 3 resonate with anybody, right?
- 4 Q. So, not just Black voters in particular?
- 5 A. Yeah.
- Q. And so, now, looking at paragraph 99 in
- ⁷ the complaint, the amended complaint.
- 8 (Witness peruses document.)
- 9 Q. So, what is the basis of your allegation
- in paragraph 99 that, in short, Burkman and Wohl
- 11 have long been engaged in a game of lies and fraud
- with the goal of undermining fair and free
- 13 elections?
- 14 A. Can you repeat the first part of the
- 15 question?
- Q. Sure. So, what is basis of the allegation
- that you make in paragraph 99 that, in short,
- 18 Burkman and Wohl have long been engaged in a game of
- 19 lies and fraud with the goal to undermining fair and
- 20 free elections?
- 21 A. You know, I'm not aware of all of their
- history but when I did conduct some research to
- their Facebook page I found a lot of falsity
- 24 regarding the upcoming election.
- Q. Okay. So, when did you look into either

- Q. And are you aware that on October 28, 2020
- 2 the Court ordered my client to issue a corrected
- 3 robocall?
- 4 A. I am aware.
- ⁵ Q. Okay. Are you aware that a corrected
- 6 robocall was distributed on October 30, 2020?
- 7 A. I'm not aware of whether or not it was or
- 8 wasn't executed.
- 9 Q. So, did you receive the Court order
- 10 corrected robocall on October 30, 2020?
- 11 A. I did not.
- 12 Q. So, as a result of the robocall in August
- of 2020 did you sustain any financial losses?
- 14 A. No -- I'm sorry, could you repeat that
- 15 question?
- 0. Sure. As a result of the robocall that
- 17 you received did you sustain any financial losses?
- 18 A. No.
- 19 Q. And as a result of the robocall did you
- ²⁰ sustain any psychological or emotional injuries?
- MR. EPSTEIN: Objection.
- 22 A. I mean I do feel saddened that this sort
- of robocall happens and it is, it is distressing to
- 24 me.
- Q. Have you sought any medical -- I'm sorry,

- 1 have you sought any mental health treatment as a
- 2 result of the robocall?
- 3 A. No.
- 4 Q. And as a result of the robocall did you
- 5 abstain from voting in the 2020 presidential
- 6 election?
- 7 A. No.
- MS. NICOLE EPSTEIN: So, for exhibit -- do
- you have Exhibit M, did your attorney provide
- you? I can pull it up on my screen.
- MR. EPSTEIN: You haven't provided us with
- any premarked exhibits. We have what was
- produced in discovery.
- MS. NICOLE EPSTEIN: Exhibit -- the email
- from Ms. Sferes to Scott and Paul Robinson.
- MR. EPSTEIN: It's marked here 01 and 02.
- MS. NICOLE EPSTEIN: Okay.
- MR. EPSTEIN: Is that the document you're
- talking about?
- MS. NICOLE EPSTEIN: Yes.
- MR. EPSTEIN: I have that printed out and
- I can show it to her.
- MS. NICOLE EPSTEIN: And I'm going to want
- to mark this Exhibit M for the record.
- Q. Do you recognize this document?